## **EXHIBIT 2**

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

JUSTIN GUY,
individually and on
behalf of those
similarly situated,

Plaintiffs,

Plaintiffs,

Vs.

Hon. Mark A.
ABSOPURE WATER COMPANY,
LLC, a domestic limited

SOUTHERN DIVISION

No.
20-cv-12734-MAGEAS
OHERS
OF COMPANY,
Goldsmith
Company,
Goldsmith

The deposition of TREVOR ROGERS, taken in the above-entitled cause remotely before Laura Mukahirn, a notary public within and for the County of Cook and State of Illinois, taken pursuant to the Federal Rules of Civil Procedure for the United States District Courts, on November 22, 2023, scheduled to

liability company,

Defendant.

commence at 12:00 o'clock p.m.

```
APPEARANCES:
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             Appeared on behalf of the Deponent.
16
      ALSO PRESENT:
17
      MS. BROOKE LEDDON - In-house counsel for J.B.
18
      Hunt Transport
      MS. SAMANTHA TEAL - SMT Litigation Consulting
19
20
21
22
23
24
25
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1	THE VIDEOGRAPHER: We are now on the record	
2	at 1802 UTC, November 22nd, 2023. Audio and	
3	video recording will continue to take place	
4	until all parties agree to go off the record.	
5	Please note that microphones are sensitive and	
6	may pick up whispering and private	
7	conversations. This is the video-recorded	
8	proceeding of the customer representative of	
9	J.B. Hunt, Trevor Rogers, continuation, in the	
10	matter of Justin Guy vs. Absopure Company, LLC.	
11	At this time will counsel please state their	
12	appearances for the record, after which the	
13	court reporter will swear in the witness.	
14	MR. HANNA: Good morning. Michael Hanna on	
15	behalf of the plaintiffs.	
16	MR. CUMMINGS: Michael Cummings on behalf of	
17	defendant Absopure Water Company, LLC.	
18	MR. MITCHALS: Robert Mitchals on behalf of	
19	the corporate representative of J.B. Hunt	
20	Transportation.	
21	MS. LEDDON: Brooke Leddon, in-house counsel	
22	for J.B. Hunt Transport.	
23	(Witness sworn.)	
24	TREVOR ROGERS,	
25	called as a witness herein, having been first	

```
1
      duly sworn, was examined and testified as
 2
      follows:
                          Examination
 3
 4
                         By Mr. Hanna
 5
          Q.
               Good morning, Mr. Rogers.
          Α.
               Good morning.
 6
               You understand the rules of the
          Ο.
      deposition that were laid out yesterday, right?
 8
 9
          Α.
               Yes, sir.
               And we're back here today because you
10
11
      understand that your attorney yesterday produced
      J.B. Hunt's dedicated contract service
12
13
      transportation agreement, right?
14
          Α.
               Yes, sir.
15
          Ο.
               Okay. And you are J.B. Hunt's
16
      corporate representative, correct?
17
          Α.
               Yes, sir.
18
               Mr. Rogers, what is a contractual
      services agreement?
19
20
               My understanding --
          Α.
          MR. CUMMINGS: Object to -- excuse me.
21
22
      mind.
             Withdrawn.
23
          THE WITNESS:
                         My understanding is it's a
2.4
      contract between J.B. Hunt and their customer.
25
      BY MR. HANNA:
```

```
1
                      Does J.B. Hunt rely on these
          Q.
 2
      contractual service agreements and how they're
 3
      running their operations and their business
 4
      relationships with their customers?
 5
          MR. CUMMINGS:
                          Objection.
                                       Form.
          MR. HANNA:
                     What's the form?
 6
 7
          MR. CUMMINGS:
                         Lacks adequate basis and
      ambiquous.
 8
 9
          MR. HANNA:
                      I disagree.
      BY MR. HANNA:
10
11
          Q.
               What -- Does J.B. Hunt rely on these
12
      contractual service agreements?
          MR. CUMMINGS: Same objection.
13
14
      BY MR. HANNA:
15
          Ο.
               You can answer.
16
          Α.
               Yes, sir.
17
               Does J.B. Hunt rely on these
18
      contractual service agreements in how it
19
      interacts with its business partners in the
20
      ordinary course of business?
21
          MR. CUMMINGS: Objection.
22
                         Yes, sir.
          THE WITNESS:
23
      BY MR. HANNA:
2.4
                      And are these contractual
          0.
               Okay.
25
      service agreements maintained in the ordinary
```

course of business? 1 To the best of my knowledge, yes. 2 3 It's not like you created these 4 contracts yesterday for purposes of this 5 deposition, right? Correct, yeah. They're typically your 6 7 3-, 4-, 5-, 6-year-long contracts, I believe. Okay. Has J.B. Hunt entered into a 8 Ο. contractual service agreement with Mountain 9 10 Valley? 11 Α. Yes, sir. 12 I'm going to show you what's been 13 marked as -- before we get into that, are you 14 aware that your attorney, Mr. Robert Mitchals, 15 produced a dedicated contract service 16 transportation agreement yesterday on November 17 21, 2023? 18 Α. Yes, sir. Okay. I'm going to show you, 19 Q. 20 Mr. Rogers -- or, actually, I am showing you --21 what's been marked as Plaintiffs' Exhibit No. 5. 22 Let me just make it a little bit bigger. 23 (Plaintiffs' Deposition Exhibit 2.4 No. 5 was remotely introduced 25 and provided electronically to

```
1
                         the reporter.)
 2
      BY MR. HANNA:
 3
               Mr. Rogers, do you recognize this
      document?
 4
 5
          Α.
                Yes.
          Ο.
               And what is it?
 6
 7
          Α.
                Contractual service agreement -- or
      dedicated contract service agreement between
 8
 9
      Mountain Valley and --
                I'm going to ask you one more time
10
      because I -- we just had one of those connection
11
12
      errors, and I want to make sure the video
13
      captures this right.
14
             Mr. Rogers, do you recognize this
15
      document?
16
          Α.
               Yes.
               And what is it?
17
          Ο.
18
          Α.
               Dedicated contract between Mountain
      Valley Water and J.B. Hunt.
19
               And is this a fair and accurate
20
21
      representation of J.B. Hunt's dedicated contract
22
      service transportation agreement with Mountain
23
      Valley?
2.4
          Α.
               Yes, sir.
25
          Q.
               Okay.
```

```
Counsel, plaintiff will move to
 1
          MR. HANNA:
 2
      admit this contract into evidence.
                                          Do you have
      any objections now that it's been authenticated
 3
 4
      by J.B. Hunt's corporate representative?
 5
          MR. CUMMINGS: No objection for the purposes
      of this deposition. We reserve the right to
 6
 7
      object for its admission at trial.
                     What objections do you have for
 8
          MR. HANNA:
      purposes of admission at trial?
 9
          MR. CUMMINGS: A number of them; will be
10
11
      among late, relevancy, prejudice, ambiguity.
          MR. HANNA: Are there any objections that we
12
13
      could cure here today?
14
          MR. CUMMINGS: We'll see.
15
          MR. HANNA: Well, I would like you to
16
      identify them so that I can finish
17
      authenticating it. Because he's not going to be
18
      here at trial.
                      To the extent there's any
19
      objections that could be cured here today, can
20
      you please advise what they are?
21
          MR. CUMMINGS: Counsel, it's not my business
22
      to do your job. We'll see what happens by the
23
      time the deposition is over.
2.4
          MR. HANNA:
                     Under the federal rules of
25
      evidence I can -- to the extent an objection is
```

```
1
      made that can be cured, it has to be made at the
 2
      time of the deposition so that we can cure it
 3
      for purposes of authentication.
                                       Are there any
 4
      objections that can be cured that you would like
      to disclose right now so we can attempt to cure
      it for purposes of this deposition?
 6
          MR. CUMMINGS:
                         There are if you can get
      authentication not only for the existence of the
 8
 9
      document, as to its specific contents.
                      I don't understand what that
10
          MR. HANNA:
11
      means, sir.
12
          MR. CUMMINGS: Well, when we go through the
13
      contents, after we're done through the contents,
14
      we'll give you a clearer picture.
                                          I can't
15
      anticipate what you're going to ask at this
16
      point. So ask the questions you're going to --
17
                      I'm just -- we're talking just
          MR. HANNA:
18
      authentication.
                       I'm not talking about that.
19
      I'm talking about just authentication. Do you
20
      have any objections to the authenticity, the
21
      authentication of this document?
22
          MR. CUMMINGS:
                        No.
23
                     Okay. All right. Thank you.
          MR. HANNA:
2.4
      BY MR. HANNA:
25
          Q.
               Mr. Rogers, you're aware this document
```

1 was produced by your attorney, Mr. Robert Mitchals, yesterday, correct? 2 3 Α. Yes. 4 Ο. Okay. And this document was signed on, 5 it looks like, February 4, 2021, by J.B. Hunt's president; is that right? 6 Α. It appears so, yes, sir. Ο. Okay. Are you aware of where these 8 business records are stored? 9 Α. I'm not. 10 11 Ο. But you understand that J.B. Hunt has storage somewhere for their contract service 12 13 agreements, right? 14 I'm sure they do, yeah. 15 Ο. Okay. And we've established yesterday 16 that J.B. Hunt does not have a similar contract 17 service transportation agreement with defendant 18 Absopure Water Company, correct? To my knowledge, that is correct. 19 Α. And I believe you just answered it. 20 21 This contract is between J.B. Hunt and Mountain 22 Valley, correct? 23 Α. Yes, sir. 2.4 Okay. And throughout this contract, 0. 25 what has J.B. Hunt referred to itself as?

Probably carrier. I haven't read every 1 Α. 2 single line, but --If you -- if I can direct you to take a 3 4 look at the first paragraph. 5 Α. JBHT, yes. And throughout this contract, what does 6 7 the contract refer to as -- what abbreviation 8 does it refer to Mountain Valley? 9 Appears shipper is used. Α. Okay. You could have referred to 10 11 Mountain Valley throughout this contract as MV, 12 right? 13 MR. CUMMINGS: Objection. 14 BY MR. HANNA: 15 Ο. Is that right? 16 Α. I suppose. 17 MR. CUMMINGS: Objection. 18 BY MR. HANNA: 19 That's what you did for J.B. Hunt. You Q. 20 referred to J.B. Hunt by its abbreviations JBHT, 21 right? 22 MR. CUMMINGS: Objection. 23 THE WITNESS: Correct. I did not write the 2.4 contract, though, so I don't know how those 25 actually work.

1 BY MR. HANNA: I understand that. 2 No. The attorneys 3 at J.B. Hunt wrote this contract, right? 4 Α. That's -- to the best of my knowledge, 5 that's probably true. Okay. And the drafter of this contract 6 7 and J.B. Hunt, and you as the corporate 8 representative, throughout this contract refer 9 to Absopure Water -- I'm sorry. Strike that -refer to -- Strike that. Let me ask that again. 10 And the drafter of this contract and 11 12 you as J.B. Hunt's corporate representative 13 consistently refer to Mountain Valley throughout 14 this contract as what? 15 Α. Shipper. 16 Okay. So is there any question --17 Sorry. That's probably due to every 18 contract we have with every customer we refer to 19 as shipper, so. 20 Are you -- Is that a fact or are you 21 speculating? 22 Α. No. That's not a fact. That's 23 speculation. But Mountain Valley is our 24 customer in this instance. I'm sure this is a 25 very similar contract.

1 Objection. Speculation. MR. CUMMINGS: BY MR. HANNA: 2 Were you speculating right there, or do 3 4 you know that to be a fact, Mr. Rogers? 5 Α. I do not know that to be a fact. Ο. Okay. Are you aware that the word 6 7 shipper, which refers to Mountain Valley, is quoted 102 times in this contract? 8 I did not know that. 9 Α. Is there any question in your 10 Okav. mind or on this document that J.B. Hunt 11 identifies Mountain Valley as the shipper? 12 13 MR. CUMMINGS: Objection. 14 THE WITNESS: No. It seems to be that's the 15 way they refer to them in most -- I think 16 throughout the whole contract actually. BY MR. HANNA: 17 18 Do you see anywhere in this document 19 where defendant Absopure Water Company is identified as the shipper of Mountain Valley 20 21 products? 22 MR. CUMMINGS: Objection. 23 THE WITNESS: No. Absopure is just a 2.4 customer of Mountain Valley, so they wouldn't be 25 listed in this document at all.

1 BY MR. HANNA: So it is correct to say that nowhere in 2 3 this contract Absopure Water Company is referred 4 to as the shipper of --5 MR. CUMMINGS: Objection. MR. HANNA: Mr. Cummings, please let me 6 7 finish my question before you object. Let me state that one more time so we have a clean 8 9 record. BY MR. HANNA: 10 11 You agree that throughout this 12 contract, nowhere in this document is Absopure 13 Water Company identified as the shipper of the 14 Mountain Valley products; is that right? 15 MR. CUMMINGS: Objection. 16 BY MR. HANNA: 17 You can answer that. 18 Α. Yes. They are not identified as a 19 shipper on this. 20 Thank you. Okay. 21 MR. HANNA: Madam Court Reporter, I know 22 Trevor Rogers' connection is not great on my 23 If any of that is disturbing the end, too. 24 record, can you please let us know and I'm just 25 happy to ask him again, whatever question you

1 may have. THE COURT REPORTER: I sure can. I'll let 2 Sometimes I'm not aware if his answer 3 ended where it did or if I missed more of the 4 5 answer, but I do know it cut out. THE WITNESS: Give me five minutes. I can 6 7 move to a room where I can hardwire in. We can do that. We can take a MR. HANNA: 8 break for five minutes. 9 THE VIDEOGRAPHER: Going off the record. 10 11 time is 1816 UTC. (Short break taken.) 12 13 THE VIDEOGRAPHER: We are back on the record. 14 The time is 1822 UTC. 15 BY MR. HANNA: Mr. Rogers, I just want to go over a 16 17 few items on the contract real quickly. 18 Α. Okay. 19 So can you read this whereas clause for 20 the record? "Whereas, J.B. Hunt desires to furnish 21 22 or arrange for transportation services for 23 shipper by its dedicated contract services 2.4 business unit, DCS services, and shipper desires 25 to purchase and utilize the DCS services of J.B.

Hunt on a nonexclusive basis." 1 2 And in this paragraph when you use the 3 word shipper, who are you referring to? 4 MR. CUMMINGS: Objection. 5 BY MR. HANNA: Ο. You can answer. 6 7 Α. Mountain Valley Water. Okay. And so J.B. Hunt appears to 8 Ο. 9 furnish and arrange for transportation services for Mountain Valley Water; is that right? 10 That is correct. 11 Α. 12 If we go to Paragraph 1 on the first 13 page, if you can read this sentence for the 14 record that begins with the word "each"? 15 MR. CUMMINGS: Objection. 16 What's the objection, sir? MR. HANNA: 17 MR. CUMMINGS: Relevancy, ambiguity. Are you 18 using this just as an excuse to put the word 19 shipper on the record multiple times? 20 pointless and useless exercise, and we object. 21 MR. HANNA: Okay. I just wanted to 22 understand your objections. I respectfully 23 disagree. 2.4 BY MR. HANNA: 25 But go ahead, Mr. Rogers. Q. Can you

1 begin reading this sentence that begins with the 2 word "each"? 3 "Each shipment transported hereunder 4 will be evidenced by a receipt signed by J.B. 5 Hunt or a third-party motor carrier and the consignees if available, showing the kind and 6 7 quantity of the cargo received and delivered by J.B. Hunt." 8 9 Then can you read the next sentence after that? 10 11 Α. "If no one is on the premises of a delivery location, then the driver will be 12 13 permitted to sign the bill of lading." 14 And when you use the word driver in 15 that sentence, are you referring to J.B. Hunt's 16 driver, right? 17 I think that sentence is referring to 18 the J.B. Hunt driver or a motor carrier, third-party motor carrier, from the sentence 19 20 above. 21 Okay. And is that in reference to when 22 J.B. Hunt has to contract with somebody else to take a load? 23 2.4 Α. Correct, yes. 25 Q. Okay.

1 Α. I don't know if contract is the right 2 word, but use as a third-party shipper. 3 Is it third-party shipper or third-party transporter? 4 5 Transporter. Shipper's a very common term for all logistics --6 MR. CUMMINGS: Objection. BY MR. HANNA: 8 9 Give me one moment. I just got this 10 contract a couple hours ago, so I just have a 11 couple notes of things I want to ask. I'll try to move as quickly as I can. 12 13 You just said that shipper's a common 14 term used in the industry, but it's only 15 referred to one thing in this entire contract; 16 isn't that right? 17 MR. CUMMINGS: Objection. 18 BY MR. HANNA: 19 Q. You can answer. 20 I believe it's only referred to as 21 Mountain Valley in this contract particularly, 22 but we use it every day in terms of where we're 23 picking up from or where the driver is picking 2.4 the load up from. 25 And you use it every day of where Q.

1 you're picking up the load to go drop it off and 2 take it somewhere else; is that right? The load -- typically a shipper 3 Yeah. 4 is where the load starts from. So if I told the 5 driver to pick it up at a shipper, he would go to that; you know, we all know what that is for 6 7 Mountain Valley because they ship all of our -all of our products start in the same location. 8 9 Okay. So if you're picking up a load Q. from me, A, Person A, right, and you're dropping 10 11 it off at Person B, you would call Person A the shipper, right? 12 13 Α. Yeah --14 MR. CUMMINGS: Objection. 15 -- shipper and receiver, yes, THE WITNESS: 16 sir. 17 BY MR. HANNA: 18 And you would call Person B, the person that's receiving it, the receiver, not the 19 20 shipper, right? 21 Yes, sir. Α. 22 Ο. Okay. Can you read the sentence out 23 loud right here that begins with the words "such driver signature" for the record? 24 "Such driver signature is conclusive 25 Α.

```
1
      evidence that shipper -- No. 1: Shipper
 2
      approves of J.B. Hunt leaving the cargo at an
 3
      unattended location; and, No. 2, custody and
 4
      possession have passed and are no longer with
      J.B. Hunt."
 5
               And, again, shipper here is referring
 6
 7
      to Mountain Valley, correct?
          MR. CUMMINGS: Objection.
 8
      BY MR. HANNA:
 9
               Is that right?
10
          0.
11
          Α.
               Yes, sir.
12
                         Objection.
          MR. CUMMINGS:
13
      BY MR. HANNA:
14
               Okav.
                      And it says that: Custody and
15
      possession have passed and are no longer with
16
      J.B. Hunt. So at the time when J.B. Hunt has
17
      the cargo in its truck up until the time it
18
      leaves the goods at the premises of a delivery's
19
      location, custody and possession are with J.B.
20
      Hunt; isn't that right?
21
               To the best of my knowledge, that is
22
      correct.
23
               Okay. Can you read the last sentence
          Q.
24
      of this paragraph, sir, that begins with:
25
      the terms of any?
```

1 "If the terms of any bill of lading, Α. 2 manifest, or other form of freight receipt or contract conflict with the terms of this 3 4 agreement, the terms of this agreement control." 5 Ο. Okay. So if there's any bills of lading out there that conflict with this 6 7 contract, the parties are relying on this contract and not on the bill of lading. 8 Isn't that what that means? 9 MR. CUMMINGS: Objection. 10 Form. 11 THE WITNESS: I believe that's what this 12 means. 13 BY MR. HANNA: 14 Okav. Let's go to rates for a second. 15 Can you read the first sentence under 2A, 16 Calculations, which begins, "As compensation for 17 the DCS services" for the record? 18 MR. CUMMINGS: Objection. Form. Relevancy. 19 THE WITNESS: "As compensation for the DCS 20 services, shipper will pay J.B. Hunt according 21 to the applicable Schedule A or any revisions 22 mutually executed by the parties: 23 BY MR. HANNA: 2.4 So this provides that the shipper, 25 Mountain Valley, is the entity that pays J.B.

```
1
      Hunt for its rates; isn't that right?
 2
          MR. CUMMINGS: Objection.
 3
          THE WITNESS:
                        That is correct.
      BY MR. HANNA:
 4
 5
          Ο.
               Okay. And if we go to Page 2 -- and
      just to help us better understand the business
 6
 7
      relationship between J.B. Hunt and Mountain
 8
      Valley. Let's go to Section 3, Compensation, A,
 9
      billing and payment. Can you read the first
      sentence for the record, please?
10
11
          MR. CUMMINGS: Objection.
      BY MR. HANNA:
12
13
          Ο.
               Go ahead.
14
               "J.B. Hunt will invoice shipper weekly
15
      for DCS services provided hereunder."
16
          Q.
               And that means that J.B. Hunt will
      invoice Mountain Valley every week for the
17
18
      services they provide in accordance with this
19
      contract, right?
               That is correct.
20
          Α.
21
               Okay. Let's go to Paragraph 4 for a
22
      minute, Equipment and Related Issues. Go ahead
23
      and read Paragraph 4 and let me know -- just go
2.4
      is ahead and read it for the record.
25
          MR. CUMMINGS: Objection.
```

1 "Equipment and related issues. THE WITNESS: 2 Except as otherwise described herein, J.B. Hunt 3 will provide the equipment specified in Schedule 4 B as J.B. Hunt-provided equipment for use in the services to be performed under that schedule J.B. Hunt will maintain such equipment 6 7 in good and efficient condition. Shipper agrees 8 to maintain in good and efficient condition any equipment it provides for J.B. Hunt's use." 9 BY MR. HANNA: 10 11 Ο. And who -- what is this provision 12 referring to when they use the word shipper? 13 MR. CUMMINGS: Objection. 14 THE WITNESS: Mountain Valley. 15 BY MR. HANNA: 16 Okay. And what equipment is -- what is Q. 17 this referring to? What equipment -- go ahead. 18 Α. Trucks and trailers. 19 Can you elaborate on your answer? Ο. So 20 you're basically saying Mountain Valley agrees 21 to maintain the trucks and trailers in good and efficient condition? 22 23 Α. If there are certain -- it doesn't work 2.4 in our case, but under my job duties we own the 25 trucks and the trailers. So Mountain Valley has

1 no need to provide equipment for us or maintain 2 equipment for us because we provide the 3 equipment. 4 Could this be referring to other equipment? Α. There's no equipment that they own 6 that we use. Well, this refers to Schedule B, so 8 Ο. let's -- It says will provide the equipment 9 10 specified in Schedule B. And later it says: 11 Shipper agrees to maintain in good and efficient 12 condition any equipment it provides for --13 It says any equipment, but in this case 14 there's none, so. 15 Ο. Okay. So your testimony is that 16 Mountain Valley has not provided any equipment for J.B. Hunt's use? 17 18 Α. Correct. Yes, sir. And let's take a look at Schedule B to 19 Ο. 20 see what the equipment is listed therein. 21 appears Schedule B lists the tractors, trailers, 22 onboard computers, and then the personnel. 23 it's your understanding that all of this 24 equipment is provided by J.B. Hunt and not 25 Mountain Valley?

So the tanker trailers are 1 Α. Yeah. provided by Mountain Valley, but we don't use 2 them anymore, so that's why I didn't reference 3 4 They're still on here, but they're no longer -- they haven't hauled a load with a tanker trailer in quite a long time. 6 When was the last time you hauled a Ο. load with the tanker trailers? 8 9 Α. To the best of my knowledge, probably 2013 or '14, maybe 2013. 10 11 Q. Okay. And are these tanker trailers 12 the property of Mountain Valley? 13 They own those tanker trailers. 14 Okav. And then previously at one point 15 was J.B. Hunt's drivers driving the tanker 16 trailers to transport the Mountain Valley goods? 17 Correct. There was, I think, two 18 customers that they actually used tanker trailers for. 19 20 Okay. Got it. And why do you no --21 why do you guys no longer use the tanker 22 trailers? 23 Α. My suspicion is they no longer buy bulk 2.4 The trailers were -- they would actually 25 fill them with water and deliver it to a

```
1
      customer that would use that water.
                                           But they no
 2
      longer do that, to my knowledge.
 3
               Okay.
                      Got you.
                                Thank you.
                                             Now, let's
 4
      take a look at the insurance. If you could read
      the -- why don't you go ahead and read Paragraph
 5
      5 for the record.
 6
          MR. CUMMINGS: Objection. Form.
                                             Relevancy.
      Prejudice.
 8
 9
          THE WITNESS: "J.B. Hunt will procure and
      maintain the following insurance coverage.
10
11
      No. 1, comprehensive general liability insurance
12
      in the amount of X number of dollars, I quess;
13
      automobile liability insurance to include any
14
      auto or all owned, nonowned, and hired autos in
15
      the amount of dollar amount, I'm assuming;
16
      workers' compensation insurance in the amount
17
      required by statute in the jurisdiction where
18
      the services hereunder will be performed.
19
      No. 4, employer's liability insurance in the
      amount of dollar amount per occurrence.
20
21
      No. 5, cargo insurance in the amount of dollar
22
      amount per occurrence. J.B. Hunt will provide a
23
      certificate of insurance evidencing the amount,
2.4
      coverages, and listing shipper as a certificate
25
      holder."
```

1 BY MR. HANNA: So this contract provides that J.B. 2 Hunt is required to maintain insurance coverage 3 4 for automobile liability insurance which would include for the trucks that J.B. Hunt owns and utilizes for the transportation of Mountain 6 Valley goods; is that right? Α. To the best of my knowledge that is 8 correct. 9 And J.B. Hunt also indicates in 10 Okay. Ο. 11 its certificate of insurance for, among other things, this automobile liability insurance that 12 13 the shipper, Mountain Valley, is a certificate 14 holder as well; is that right? 15 MR. CUMMINGS: Objection. Form. 16 That's what it states, but I --THE WITNESS: 17 it's outside of my scope of knowledge, really. 18 BY MR. HANNA: 19 Do you have any reason to doubt the 20 accuracy of the contract? 21 Α. No, sir. 22 Were you aware that Mountain Valley is 23 also part of the certificate of insurance and a 2.4 certificate holder of J.B. Hunt's insurance for 25 the trucks J.B. Hunt utilizes to transport

1 Mountain Valley goods? 2 Unaware about that, yes. 3 Ο. Okay. I'm not aware of that is what I'm 4 Α. 5 trying to say. Let's go to Paragraph 7 regarding cargo 6 claims and liability. Can you read the first sentence for the record, sir? 8 9 MR. CUMMINGS: Objection. Form. Relevancy. 10 Prejudice. J.B. Hunt will be liable to 11 THE WITNESS: shipper for loss, damage, or destruction to the 12 13 cargo transported under this agreement which 14 occurs while in the actual physical possession 15 and under the care, custody, and control of J.B. 16 Hunt and which results from J.B. Hunt's 17 performance or failure to perform the DCS services, to the extent such or damage -- such 18 19 loss or damage is proximately caused by the 20 negligence of J.B. Hunt, its employees, or its 21 agents. 22 BY MR. HANNA: 23 So it appears J.B. Hunt is the one Q. 24 that's responsible for any loss, damage, or 25 destruction of the cargo it transports for

1 Mountain Valley that may be due to the 2 negligence of its employees; is that right? It appears that way. 3 Yes, sir. 4 Ο. Go to the next page on Paragraph 8. 5 Can you read the first sentence under 8A, other terms, for the record? 6 "Neither party may assign this agreement without the prior written consent of 8 9 the other party." Okay. And this agreement has not been 10 11 assigned to any other party; isn't that right? 12 Could you -- I don't think so. I'm not Α. 13 sure what that means, but. Well, it says that neither party. 14 15 means Absopure or -- I'm sorry. I said 16 I misspoke. Absopure. 17 This provision says neither party may 18 assign this agreement without the prior written consent of the other party. So neither J.B. 19 20 Hunt nor Mountain Valley can assign this 21 agreement to somebody else. Mountain Valley 22 can't say: You've got to take responsibility. 23 And J.B. Hunt says: You've got to take 24 responsibility. Right? And my question to you 25 is -- so it says you can't do it without the

1 prior written consent of both parties. And my 2 question to you is: You're not aware of this 3 agreement being assigned to anybody else, right? 4 Α. No, sir. 5 Ο. Let's go to Paragraph 10 for a And can you read the first sentence for 6 7 the record? MR. CUMMINGS: Objection. Form. Relevancy. 8 9 Prejudice. "All shipments transported or 10 THE WITNESS: 11 brokered by J.B. Hunt's dedicated services unit, 12 DCS, for shipper will be governed by the terms 13 of this agreement." 14 BY MR. HANNA: 15 And who is this -- when this paragraph Ο. 16 uses the term shipper, who's it referring to? 17 MR. CUMMINGS: Objection. 18 THE WITNESS: Mountain Valley. BY MR. HANNA: 19 20 Okay. And so this -- does this, in 21 effect, provide that even these -- like when you 22 have to hire some kind of third-party carrier to 23 assist you guys, that relationship is also --24 you're responsible for hiring them and their 25 role is also governed by this agreement?

1 Α. I wouldn't think so. They were No. 2 just kind of an in-between between Mountain 3 Valley and that carrier. So they bill directly 4 to Mountain Valley. They have their own set of -- I don't know if they have a contract or if they have an agreement or what, but they bill 6 7 directly to Mountain Valley, not through J.B. 8 So I wouldn't figure we would have a --9 Q. Okay. 10 They're not a part of this agreement at Α. 11 all in my eyes. 12 Okay. Strike that. Ο. 13 So all shipments that J.B. Hunt 14 transports for Mountain Valley are governed by 15 the terms of this agreement; is that right? 16 Α. It's what it states there, yes. 17 Let's go down to the schedule series. 18 And this agreement provides that it 19 automatically renews from year to year; is that 20 right? 21 What sentence? Α. 22 Ο. It's right here. Do you want to start 23 reading the sentence -- for the record, I'm on 24 Page 7 of this 18-page PDF. Can you read the 25 sentence that begins with "this original" for

1 the record? 2 MR. CUMMINGS: Objection. "This original schedule series 3 THE WITNESS: shall have a start date of January 1, 2021, for 4 5 an initial term of three years until 11:59 on December 31, 2023, term, and shall automatically 6 7 renew from year to year thereafter subject to the terms set out in Sections 2B and 12 of the 8 9 agreement." BY MR. HANNA: 10 11 Q. And my question simply is this. this agreement renews year-in/year-out, right? 12 13 Α. Yes, sir. 14 Ο. Subject to --15 Α. After the expiration. 16 Q. That's right. Yes. And I want to go over some of these index. So this index talks 17 18 about employment cost index for transportation 19 and material moving. And it talks about the 20 So I understand these figures are --21 they were redacted. And, you know, they're 22 confidential, and they're kind of beyond our 23 But my question to you, so essentially 24 the cost of the -- the labor cost for the truck 25 drivers, for example, that cost pursuant to this

1 agreement is passed down to Mountain Valley; is 2 that right? 3 Α. Could you rephrase that or restate 4 that? 5 Ο. Does this index essentially provide that the employment cost for the 6 7 transportation which I would -- let me take a 8 step back. 9 The employment cost for transportation, would that -- the employment cost, would that be 10 11 the cost for the employees which are the truck 12 drivers? 13 No, sir. I don't believe that's what 14 that is stating there. 15 Ο. So what is this referring to when it 16 says the employment cost? 17 I'm not sure. It's out of my scope of knowledge for this particular part of the 18 19 contract. 20 Okay. Do you have any reason to 21 believe that employment cost is not whatever the 22 agreed upon cost is for the employment of truck 23 drivers? 2.4 Well, it refers to an index, so I'm 25 sure an index is probably some figure that's

released or something like that is what -- is 1 2 my -- but not a J.B. Hunt private index. 3 not really sure, to be honest. 4 Q. Okay. Let me -- give me one second, 5 Let me ask you something: How are the truck drivers paid? Are they paid hourly? Are 6 7 they paid salaried? Are they paid by the mile? I think I stated yesterday just by the 8 mile. 9 By the mile, okay. And this talks 10 11 about base rates, fixed per week variable miles, 12 right? 13 Those are billable -- those 14 are the base rates that we would bill Mountain 15 Valley. 16 Okay. So you would bill Mountain Q. 17 Valley a certain base rate for the miles driven 18 by the truck drivers transporting their goods; is that right? 19 20 Α. That's correct. 21 And then if we go to Schedule A, can 22 you explain what this information means? 23 Α. I can explain some of it that I'm 2.4 familiar with. 25 Let's start with the fixed Q. Sure.

1 weekly charge. What is that? A fixed weekly charge will be --2 3 typically in my job it would be like the cost of 4 your trucks, trailers, equipment. That would be 5 a fixed charge. And then a variable mileage charge --6 Ο. Hold on there for one sec. So is this 8 fixed charge the charge that -- strike that -that J.B. Hunt would go ahead and charge 9 10 Mountain Valley? 11 Α. That is correct. Yes, sir. 12 Okay. So they have -- one of the things they had -- they charge was a weekly 13 14 charge, right? 15 Yes, sir. So it's a fixed and variable 16 billing structure, so. 17 Okay. And then so what -- can you now 18 explain the variable mileage charge? 19 Α. Yeah. Just like we talked about, the 20 variable would be the mileage charge. So all of 21 the miles that the drivers would drive in that 22 given week, they would be billed to Mountain 23 Valley. 24 And then can you explain what Q. Okay. 25 the stop charge is?

1 Α. Stop charge is also a type of variable 2 charge, and that's just a number of loads 3 delivered. We usually refer to a stop as a load 4 in my job in particular. 5 Okay. And, again, this is just another charge that Mountain Valley -- strike that --6 7 that J.B. Hunt is charging Mountain Valley, 8 right? 9 That is correct, yes. Α. Okay. And what is the load/unload 10 Ο. 11 charge? It's not applicable for our customer. 12 Α. 13 Ο. Okay. I quess it can be at times, but we 14 15 haven't -- we haven't used that in -- ever that 16 I can remember. Is that typically -- I believe you 17 18 explained that previously. Is that because 19 Mountain Valley is the one that loads the goods on to J.B. Hunt's trucks? 20 21 Correct. Yes, sir. 22 Ο. As a result, J.B. Hunt is not charging 23 Mountain Valley for loading and unloading, 24 right? 25 Α. That is correct. Yes, sir.

1 And then is the hazardous Q. Okay. material charge applicable? 2 It's not. No, sir. 3 Α. 4 0. Okay. Are any of these other ones 5 applicable? Some of those are. Not as frequent as 6 7 the ones mentioned in the top part of this page. Is there a toll charge? 8 Ο. 9 Α. There's toll charges. Yeah. 10 Can you explain what that means? Ο. 11 Α. Certain states have tollways that we require to use to get to our destination. 12 13 those tolls would be passed through -- I think 14 it even says that on here -- are passed through 15 to the customer. 16 So basically if a J.B. Hunt Okay. 17 truck is driving through some highway that has 18 toll charges, those toll charges are passed back 19 on to Mountain Valley; is that right? 20 If they're -- we try to avoid Α. Correct. 21 them if we can, but they're not all -- can't all 22 do that for every state. Most of them you have 23 to drive on that road. 2.4 Got it. Are the international border 25 crossing charges applicable?

1 Α. No, sir. We don't deliver to the other 2 countries. Got it. And then is driver wait time 3 Ο. 4 charges applicable? 5 Α. Yes, sir. Can you explain what that means? 6 Ο. 7 Α. If a driver ever has to wait at a customer for a certain amount of time, the time 8 9 that's laid out in this paragraph here, then we bill Mountain Valley for the detention time; 10 11 detention time meaning the time waited longer 12 than the expected time to weight, I quess, if 13 that makes sense. 14 And that's for a customer of Mountain 15 Valley? 16 Correct. Yes, sir. Α. 17 So, for example, if a J.B. Hunt driver 18 was -- had to wait an extra two hours or three 19 hours or whatever amount that's past the 20 threshold at Absopure's facility, that driver 21 wait time charge will be charged to Mountain 22 Valley; is that right? 23 Α. That is correct. 2.4 Okay. And is the back haul revenue 0. 25 credit and split applicable?

1 Α. It hasn't been in a long time, but it's 2 still -- I mean obviously it's still in here, 3 but. 4 Ο. When was the last time it was applicable? I couldn't tell you exactly, but it's 6 been years since we've had any sort of back haul 8 credit, you know, that we would give Mountain Valley. I've got to explain, Mountain Valley 9 does round-trip shipments, so two-way shipments, 10 11 so they deliver product, we're reloaded with 12 that product -- with those dunnage bottles, and 13 come back to Mountain Valley. So back haul charge would be -- or back haul revenue would be 14 15 if we delivered to a company and then we had to 16 find a third party unload to get back to 17 Arkansas, you know, we had to find another load 18 to get back to Arkansas, we would give that 19 split with Mountain Valley. 20 And you would charge that -- if that 21 instance were to happen, you would charge 22 Mountain Valley for that, right? 23 Α. You charge them for the movement of 24 that truck, but you would give them a credit for 25 the revenue that you produced off of that load

```
1
      that's not really their load. You know, it's a
 2
      load just to get the driver back to Arkansas, if
      that --
 3
 4
          Ο.
               Got it. And when you're using the term
 5
      shipper in this paragraph to explain this
      process, you're referring to Mountain Valley,
 6
 7
      right?
                         Objection.
 8
          MR. CUMMINGS:
 9
                        Yeah.
                                The shipper would be
          THE WITNESS:
      Mountain Valley for the outbound load, and the
10
11
      shipper would be whoever the customer we're
12
      picking up from on the back load, that would be
13
      the shipper in the load coming back.
      BY MR. HANNA:
14
15
               But this contract is referring to --
16
      objection to that.
17
             But this contract is consistently
18
      referring to the shipper as Mountain Valley,
19
      right?
20
          MR. CUMMINGS: Objection.
21
          THE WITNESS: One second. Let me read this
22
      paragraph.
23
      BY MR. HANNA:
24
          Q.
               Sure.
25
          Α.
               Yes, sir, it is.
```

```
1
               Okay. Now, let's go to the next page.
          Q.
 2
      We can skip that one. Let's go to -- we've
      already done this. This is the -- well, why
 3
 4
      don't you -- can you read this sentence for the
 5
      record, this top sentence up here?
               J.B. Hunt agrees to --
 6
 7
          MR. CUMMINGS: Objection.
          THE WITNESS: -- provide the following
 8
 9
      equipment and --
      BY MR. HANNA:
10
11
          Q.
               I'm sorry. Can you -- okay. Let me
12
      ask it again, just because Mr. Cummings objected
13
      while you were in the middle of reading. Let
14
      me -- so let me ask it again so we get clear
15
      video.
16
             Mr. Rogers, can you please read this top
17
      sentence under Schedule B which is, for the
18
      record, Page 10 of this contract.
19
          MR. CUMMINGS: Objection.
      BY MR. HANNA:
20
21
               You can go ahead and do it.
22
          Α.
               "J.B. Hunt agrees to provide the
23
      following equipment and drivers or personnel
24
      which will be based in Hot Springs, Arkansas,
25
      for the exclusive use of shipper."
```

```
1
               And who are you referring to when you
          Q.
      use the term shipper here?
 2
 3
          MR. CUMMINGS:
                         Objection.
 4
          THE WITNESS:
                         Mountain Valley.
 5
      BY MR. HANNA:
               Okay.
                      So only Mountain Valley's
 6
 7
      permitted to use the trucks as shippers,
 8
      correct?
 9
          MR. CUMMINGS: Objection.
                         Since we have a contract with
10
          THE WITNESS:
11
      them, the trucks that we've added or the
      trailers that we've added are for their use,
12
13
      yes.
14
      BY MR. HANNA:
15
               Okay. Let's go to Schedule D for a
16
               Can you explain to me what the fuel
17
      adjustment is?
18
               I can't explain that very well. That's
19
      kind of outside of my --
20
               You can or cannot? I'm sorry.
21
              I don't know if I heard you correctly.
22
      Did I say you can or cannot?
23
          Α.
               I cannot explain that very well.
2.4
               It appears that Mountain Valley pays
          0.
25
      for the fuel costs for J.B. Hunt; is that right?
```

```
1
                         Objection.
          MR. CUMMINGS:
                                      Form.
                        We have a fuel surcharge that
 2
          THE WITNESS:
 3
      we bill each week based on the miles that we
 4
      run.
      BY MR. HANNA:
               So forget this agreement. Let me just
 6
 7
               Who pays for the fuel for J.B. Hunt's
 8
      transportation of Mountain Valley goods?
 9
          MR. CUMMINGS: Objection.
                        J.B. Hunt does.
10
          THE WITNESS:
11
      BY MR. HANNA:
               J.B. Hunt pays -- and then does J.B.
12
13
      Hunt get some kind of credit from Mountain
14
      Valley for the fuel charge?
15
          Α.
               Two separate things. So we pay for the
16
      fuel initially, and then there's a fuel
17
      surcharge that's billed to Mountain Valley.
18
               Okay.
                      So can you explain to me how
19
      this process worked for fuel charges and fuel
20
      surcharges between J.B. Hunt and Mountain
21
      Valley?
22
               So J.B. Hunt would pay at a pump, you
23
      know, for their fuel for all of their trucks,
24
      and then on our weekly invoice, there's a fuel
25
      surcharge that accounts for all of the mileage,
```

1 all the mileage that was driven the previous 2 week, and we bill for that fuel based on the 3 miles and the fuel surcharge. 4 You bill Mountain Valley for that, correct? Α. Yes, sir. 6 Let's take a look at this next Ο. paragraph. Do you know what this amortized 8 9 equipment value cost is? I'm unfamiliar with this page here. 10 11 Q. Is there some sort of equipment cost 12 that's passed from J.B. Hunt to Mountain Valley? 13 Not that I'm aware of. I'm assuming, you know, since J.B. Hunt buys the trucks and 14 15 trailers and uses them for the purposes of 16 Mountain Valley, I'm assuming that is the 17 amortized cost. I'm guessing. 18 Let's go ahead and read this last sentence for the record. 19 Let me --20 Α. Agreement --21 MR. CUMMINGS: Objection to form. Relevancy. 22 Prejudice. 23 MR. HANNA: Mr. Cummings, how are you 24 prejudiced by him reading this on the record? 25 I just stated that. MR. CUMMINGS:

```
1
      are -- it's prejudiced by unfounded term
 2
      shipper, that it's misleading, and it's -- in
 3
      addition to being completely irrelevant to any
 4
      particular issue in the case.
          MR. HANNA: How is the term unfounded if it's
      defined in the agreement?
 6
          MR. CUMMINGS: You have not related the --
      it's not defined. There's no definition section
 8
      in the agreement that you have referred to.
 9
      BY MR. HANNA:
10
11
          Ο.
               Mr. Rogers, do you have any doubt in
      your mind that the term shipper in this
12
13
      agreement is referring to Mountain Valley?
14
          MR. CUMMINGS: Objection.
15
          THE WITNESS: No, sir. I believe the very
16
      first line of the -- of this contract says
17
      Mountain Valley will be stated as shipper the
18
      rest of this contract.
      BY MR. HANNA:
19
20
               Okay. Can you read this -- these two
21
      sentences for the record? And I have a couple
      of final questions for that -- on that point.
22
23
          MR. CUMMINGS:
                         Same objections.
2.4
                  Relevancy.
      Prejudice.
25
          THE WITNESS:
                       "If the agreement or the
```

```
1
      schedule series terminates or is canceled at any
 2
      time for any reason, then shipper shall be
 3
      liable to J.B. Hunt for any portion of the
 4
      start-up cost yet to be amortized as calculated
      from the table above."
      BY MR. HANNA:
 6
               And here, again, shipper is referring
          Ο.
      to Mountain Valley, correct?
 8
 9
          MR. CUMMINGS: Objection.
10
          THE WITNESS:
                        Yes, sir.
11
      BY MR. HANNA:
               Okay. And so it seems to me that this
12
13
      is referring to a start-up cost for getting
14
      things going. And if the shipper, Mountain
15
      Valley, was to terminate the contract early,
16
      then some of these start-up costs for getting
17
      the operation going will be passed on to them.
18
      Is that an accurate understanding of what that
19
      means?
20
          MR. CUMMINGS: Objection. Calls for
21
      speculation.
22
          THE WITNESS:
                        That is my assumption as well.
23
      BY MR. HANNA:
2.4
               All right. For the equipment
25
      agreement, let's -- can you read the first
```

```
1
      sentence for the record?
 2
          MR. CUMMINGS: Objection. Form.
                                             Relevancy.
 3
      Prejudice.
          THE WITNESS:
 4
                        "When J.B. Hunt or anyone
 5
      acting under J.B. Hunt's direction utilizes
      shipper-owned or leased trailers or tractors,
 6
 7
      including tractors or trailers currently leased
      by shipper, herein after equipment, during the
 8
 9
      term of the agreement in performing deliveries,
      the following provisions shall apply."
10
11
      BY MR. HANNA:
12
               Okay. So this provision and agreement
13
      is concerning how -- the terms for when J.B.
14
      Hunt uses shipper-owned or leased trailers or
15
      tractors, right?
16
          Α.
               Yes.
          MR. CUMMINGS: Objection.
17
18
          THE WITNESS: Yes, sir. I believe that's
      what this says.
19
      BY MR. HANNA:
20
21
               Okay. And, again, shipper here is
22
      referring to Mountain Valley, correct?
23
          MR. CUMMINGS: Objection.
2.4
          THE WITNESS:
                        Yes, sir.
25
      BY MR. HANNA:
```

```
1
               Is that right? Okay. If you can read
          Q.
 2
      on the next page, H, it says -- can you read H
      for the record, the first sentence?
 3
 4
          MR. CUMMINGS: Objection.
                                      Form.
                                             Prejudice.
 5
      Relevancy.
          THE WITNESS:
                        "Shipper will procure and
 6
 7
      maintain at its sole cost and expense the
 8
      following insurance coverage."
      BY MR. HANNA:
 9
               Okay. And the shipper, again, is
10
11
      Mountain Valley, correct?
12
               Yes, sir.
          Α.
13
          MR. CUMMINGS: Objection.
14
      BY MR. HANNA:
15
          Ο.
               And so here this provides that the
16
      shipper, Mountain Valley, will maintain
      commercial general liability insurance coverage;
17
18
      is that right?
          MR. CUMMINGS: Objection.
19
          THE WITNESS: Yeah. I believe that's what
20
21
      that says, yes.
22
      BY MR. HANNA:
23
          Q.
               Okay.
2.4
               It might be referring to the very
25
      beginning of this whole section, too, with their
```

```
1
      leased equipment and stuff like that. I don't
 2
      know.
 3
               Yeah. I think that's right.
      think --
 4
 5
               No longer has -- yeah. They don't have
      equipment that we lease or anything like that
 6
 7
      anymore, so.
               We talked about that earlier with --
          Ο.
 8
 9
      right?
10
          Α.
               Yeah.
                      Just those tankers, yes, sir.
11
          Q.
               Tankers, right. Okay. I may be done.
      Let's go off the record for a few minutes.
12
13
          MR. CUMMINGS: No objection.
14
          THE VIDEOGRAPHER: I'm sorry, Counsel. Would
15
      you like to go off the record?
16
                         I have no objection.
          MR. MITCHALS:
17
          MR. CUMMINGS: No objection.
18
          THE VIDEOGRAPHER: Okay. The time is 1920
      UTC. We're off the record.
19
                       (Short break taken.)
20
21
          THE VIDEOGRAPHER: We are back on the record.
22
      The time is 1908 UTC.
23
          MR. HANNA: I have no further questions,
24
                   Thank you for your time.
      Mr. Rogers.
25
          MR. CUMMINGS: I have some questions,
```

```
1
      Mr. Rogers.
 2
                          Examination
 3
                        By Mr. Cummings
 4
          Q.
               I'd like to refer you back to the
 5
      Exhibit 5 we've been speaking about today, the
 6
      dedicated contract services transportation
 7
                  Mr. Rogers, did you participate in
      agreement.
      the drafting of this agreement?
 8
 9
          Α.
               No, sir.
10
                            I'm sorry. I didn't hear
          Q.
               Excuse me?
11
      you.
12
          Α.
               No, sir.
13
               Did you participate in the negotiation
14
      of this agreement?
15
          Α.
               No, sir.
16
               When did you first become aware of this
          0.
17
      agreement?
18
               I had knowledge that there was one, but
19
      the first time I had seen it in full was today.
20
               Had you seen it in part before?
          Ο.
21
               I'd seen snippets or screenshots of
22
      various sections.
23
          Q.
               When did you see those?
2.4
          Α.
               Over the course of my eight years with
25
      Mountain Valley as our customer.
```

1 Have you seen other dedicated Q. 2 contract services transportation agreements with other customers of J.B. Hunt? 3 4 Α. I've seen portions of those as well. 5 Ο. Did you participate in the drafting of any of those other agreements? 6 Α. No, sir. Did you participate in the negotiation 8 9 of any of those agreements? No, sir. 10 Α. 11 Q. Do you have a direct knowledge of the 12 meaning of any of the terms in the dedicated 13 contract services agreement between J.B. Hunt 14 and Mountain Valley? 15 MR. HANNA: Objection to these questions to 16 the extent it's asking a corporate representative of knowledge in his personal 17 18 capacity. This is -- he's a corporate 19 representative, Mr. Cummings. He's not 20 testifying in his personal capacity. 21 testifying on behalf of J.B. Hunt. 22 MR. CUMMINGS: I understand. And I --23 BY MR. CUMMINGS: 2.4 Do you need me to repeat the question, 25 Mr. Rogers?

```
1
          Α.
               Yes, please.
               Do you have any direct knowledge of the
 2
 3
      meaning of any of the terms in the dedicated
      contract services agreement -- transportation
 4
      agreement between J.B. Hunt and Mountain Valley?
 5
 6
          MR. HANNA:
                      Objection.
                                  Vaque.
                                           Misleading.
 7
      And confusing to the extent it's asking him in
 8
      his personal capacity. If he has knowledge, or
 9
      if J.B. Hunt has knowledge. If you can --
10
      Counsel, if you can clarify that if --
11
          MR. CUMMINGS:
                         No.
                              I'm asking -- no.
                                                  My
12
      question stands.
13
      BY MR. CUMMINGS:
14
               Do I need to repeat it again,
15
      Mr. Rogers?
16
          MR. HANNA: Okay. Same objection.
17
          THE WITNESS:
                        No. Are there any particular
18
      terms --
      BY MR. CUMMINGS:
19
20
               I mean particularly for -- I'll ask
21
      it -- do you have any direct knowledge what the
22
      term shipper means in the agreement that we're
23
      discussing between J.B. Hunt and Mountain
24
      Valley?
25
          MR. HANNA: Objection to the extent it's
```

```
1
      asking him in his personal capacity as he is --
 2
      Mr. Trevor [sic] is not testifying in his
 3
      personal capacity today but as a corporate
 4
      representative. Subject to that, you can
 5
      answer.
 6
          THE WITNESS:
                        Shipper to me just means where
 7
      we're picking the load up at.
      BY MR. CUMMINGS:
 8
 9
               And where did you come by with the
10
      meaning that you just stated for the term
11
      shipper?
12
          MR. HANNA:
                      Objection.
                                   Form.
                                          To the extent
13
      this is asking the witness of a definition in
14
      his personal capacity as opposed to him being a
15
      corporate representative.
16
                        Just being in transportation
          THE WITNESS:
17
      for the last 11 years, that is very common to
18
      refer to as shipper and receiver.
      BY MR. HANNA:
19
20
               Have you any information as to whether
21
      or not the use of the term shipper in the
      agreement of the Exhibit 5 corresponds to that
22
23
      definition that -- or the meaning that you just
2.4
      stated?
          MR. HANNA: Again, objection.
25
                                          Form.
```

```
1
                   And it also conflates the personal
      Misleading.
 2
      knowledge of the individual witness as opposed
 3
      to the corporation's personal knowledge is.
      Subject to it, you can answer.
 4
 5
          THE WITNESS: Can you restate the question,
      please?
 6
 7
          MR. CUMMINGS: Okay. I'll start over.
 8
      BY MR. CUMMINGS:
 9
               Have you been informed as to what the
10
      meaning of the term in the agreement that we
11
      discussed today between Mountain Valley and J.B.
12
      Hunt?
13
          MR. HANNA:
                      Objection.
                                   Form because it's
14
      vaque and ambiguous as it relates to whether
15
      defendant's counsel is asking for his personal
16
      understanding and meaning as opposed to the
17
      personal knowledge of the corporation.
18
      Mr. Rogers is here testifying as the
19
      corporation. The corporation is an entity.
20
      It's not a person, and that's why we have a
21
      corporate representative. But you're asking him
22
      about his personal knowledge and not the
23
      corporation's knowledge.
2.4
          MR. CUMMINGS: Mr. Hanna, there's no reason
25
      to go over these long explanations.
```

```
1
      objection is only slowing down the process and
 2
      making it very difficult because I have to keep
 3
      on repeating the question to the witness.
 4
          MR. HANNA:
                      Just for the record, I'm not
 5
      trying to slow down the process, Mr. Cummings.
      But some objections, as you know, are waived if
 6
 7
      they're not specifically articulated, and I
 8
      would hate for there to be an argument that I've
      waived these objections. But if you'd like it
 9
      to be a -- if you would like, I can make a
10
11
      standing objection if you'll stipulate that it
12
      applies to this entire line of questioning that
13
      these questions are vaque, ambiguous, and
14
      improper because they're asking the witness of
15
      his personal knowledge as opposed to the
16
      corporation's personal knowledge and he's
17
      serving as a corporate representative.
      you'll agree to stipulate that this objection
18
19
      applies to all of these questions, I won't make
20
      it again.
21
          MR. CUMMINGS: Yes. I'll agree and stipulate
22
      that you are making the objection to all these
23
      questions.
2.4
          MR. HANNA:
                      Okay.
                         Court Reporter, could you
25
          MR. CUMMINGS:
```

```
please repeat the question.
 1
 2
                       (Record read back.)
                              I've not been informed of
 3
          THE WITNESS:
                         No.
 4
      the definition of shipper.
 5
      BY MR. CUMMINGS:
 6
               Today as the corporate witness of J.B.
 7
      Hunt, are you testifying on behalf of J.B. Hunt
      as to the meaning of the term shipper in the
 8
 9
      agreement between J.B. Hunt and Mountain Valley?
10
               No, sir.
          Α.
11
          MR. HANNA: Objection. Form. Calls for
12
      speculation.
13
          THE WITNESS:
                        No, sir.
14
      BY MR. CUMMINGS:
15
               In your -- performing your duties for
          Ο.
16
      J.B. Hunt as the manager on-site at Mountain
17
      Valley, have you had cause to refer to this
18
      agreement, Exhibit 5, in the course of your
      duties?
19
20
               Like I said, not in its entirety; like
21
      I've never seen the whole document at once.
22
      I -- portions of it at times, yes.
23
          Q.
               Which portions have those been?
2.4
               Probably the contingent time or the
25
      rates that we talked about, just reminder of the
```

```
rates or the number of assets, number of trucks
 1
 2
      and trailers, that sort of thing.
 3
               Excuse me one second. I'm checking
 4
      something. Have you ever participated in the
      drafting of any agreement between J.B. Hunt and
 5
 6
      its customers?
 7
          MR. HANNA:
                      Same objection.
 8
          THE WITNESS:
                        No, sir.
 9
      BY MR. CUMMINGS:
10
               Have you ever been informed of the
11
      meaning of any of the terms in any of the
12
      agreements between J.B. Hunt and its customers?
13
          MR. HANNA: Same objection.
14
          THE WITNESS: No, sir. I've not participated
15
      at all, so I have not been informed, no, sir.
16
          MR. CUMMINGS: Okay. I think I'm done. Let
      me go off the record for just one minute, very
17
18
      shortly, less than -- not five minutes or
19
      anything, just about a minute or so if that's
20
      okay with everyone.
21
                      Yes, sir.
          MR. HANNA:
22
          MR. MITCHALS: No objection.
23
          THE VIDEOGRAPHER: Going off the record.
                                                     The
2.4
      time is 1918 UTC.
25
                       (Short break taken.)
```

1 THE VIDEOGRAPHER: We are back on the record. The time is 1920 UTC. 2 3 MR. CUMMINGS: I have a couple more 4 questions. BY MR. CUMMINGS: 5 Mr. Rogers, as the corporate 6 7 representative today of J.B. Hunt, do you 8 have -- do you have any knowledge or position as 9 to whether the agreement between J.B. Hunt and 10 Mountain Valley has any effect or applicability 11 to the relationship between Mountain Valley and 12 defendant Absopure? 13 Has no correlation that I'm aware of. 14 Ο. I have no further questions at the 15 moment. 16 Re-Examination 17 By Mr. Hanna Mr. Rogers, when you were being 18 Q. Okay. 19 questioned by Mr. Cummings a minute ago and you 20 advised you didn't participate in drafting the 21 agreement or negotiating, were you referring to 22 you, yourself, Mr. Rogers, weren't involved in 23 that process, or were you saying -- were you 24 testifying on behalf of J.B. Hunt meaning J.B. 25 Hunt wasn't involved in that process?

1 Α. Just myself. 2 Okay. You understand that J.B. Hunt 3 was obviously involved in that process as a 4 corporate entity, right? 5 Α. Sure, yes. And you're here testifying as a 6 7 corporate representative, correct? 8 Α. Yes, sir. 9 And when you mentioned that you first became aware of this agreement, I think you said 10 11 today or yesterday, you were referring to you, 12 yourself, in your personal capacity, Mr. Rogers. 13 That was the first time you saw the complete 14 agreement, right? 15 Α. That's correct. 16 You're not saying that the -- J.B. Hunt 17 just became aware of this agreement today or 18 yesterday, right? No, sir. 19 Α. Okav. And I think -- no further 20 21 questions for me. 22 MR. CUMMINGS: Just a couple of follow-ups to 23 counsel's questions. 2.4 25

```
1
                       Re-Examination
 2
                       By Mr. Cummings
               Then to be clear, as the corporate
 3
          Q.
      representative of J.B. Hunt, are you providing
 4
 5
      any testimony today as to how the agreement
 6
      between J.B. Hunt and Mountain Valley was
 7
      drafted?
          Α.
               No, sir.
 8
 9
               In the same vein as the corporate
          Ο.
10
      representative, are you providing any testimony
11
      today as to how the agreement between Mountain
12
      Valley and J.B. Hunt was negotiated?
13
          Α.
               No, sir.
14
               As the corporate representative of J.B.
15
      Hunt, are you providing any testimony today as
16
      to the meaning of the terms within the agreement
17
      between J.B. Hunt and Mountain Valley?
18
          MR. HANNA: Objection.
                                   Form.
                                          Vaque.
19
      Ambiquous.
20
          THE WITNESS:
                        No, sir.
21
      BY MR. CUMMINGS:
22
               In particular, as the corporate
          0.
23
      representative of J.B. Hunt, are you providing
24
      any testimony today as to the meaning of the
25
      term shipper in the agreement between J.B. Hunt
```

```
1
      and Mountain Valley?
                     Objection. Asked and answered.
 2
          MR. HANNA:
 3
                                  I only know what it
          THE WITNESS: No, sir.
 4
      means to me.
 5
          MR. CUMMINGS: Okay. I have no further
      questions at this time.
 6
 7
          MR. HANNA:
                      I have one more.
                       Re-Examination
 8
 9
                        By Mr. Hanna
10
               We've talked about the meaning of
11
      shipper ad nauseam in this agreement. I just
      want to be clear. What does the term shipper,
12
      for purposes of this agreement, refer to and
13
14
      mean?
15
          MR. CUMMINGS: Objection. He just testified
16
      that he's not, as the corporate representative,
      that he is not providing meaning of the term or
17
18
      its definition --
          MR. HANNA: Counsel, this isn't proper. This
19
20
      is not an objection --
21
          MR. CUMMINGS: Objection to form. Relevance.
22
      And prejudice.
23
                      Thank you.
          MR. HANNA:
2.4
      BY MR. HANNA:
               Mr. Rogers, we've ad nauseam spoke of
25
          Q.
```

the term shipper. What does the term shipper 1 refer to in this contract? 2 3 In this contract shipper refers to 4 Mountain Valley. 5 MR. HANNA: No further questions. MR. CUMMINGS: Then I have one more follow-up 6 7 question. Re-Examination 8 9 By Mr. Cummings 10 In the contract between -- Mr. Rogers, Ο. 11 in the contract between J.B. Hunt and Mountain 12 Valley, are you testifying that -- is there --13 does the reference of shipper to Mountain Valley 14 in the agreement have any other meaning simply 15 as a short-hand term for Mountain Valley? 16 That's the meaning as I see it. Α. 17 shorter way to say Mountain Valley throughout 18 the entire contract. And to follow up, so does the term 19 shipper in the contract then, referring to 20 21 Mountain Valley, have a meaning in the 22 contract -- again, you're testifying as 23 corporate representative -- as to the role or 24 relationship other than being -- a reference to 25 Mountain Valley itself, does it have any further

```
1
      meaning as to the role or relationship or duties
 2
      of Mountain Valley in the contract?
 3
               To my knowledge it does not.
 4
          0.
               Okay.
 5
          MR. HANNA:
                      I have one more question.
                       Re-Examination
 6
 7
                        By Mr. Hanna
               I'm glad the jury is going to get to
          Ο.
 8
 9
      see this, and I think it's important for the
      jury to see this. You could have called
10
11
      Mountain Valley anything on here. J.B. Hunt
      chose to call Mountain Valley the shipper; isn't
12
13
      that right?
                   That's what they chose to refer to
14
      them in this contract; isn't that right?
15
          MR. MITCHALS: Objection.
16
          MR. CUMMINGS: Objection.
      BY MR. HANNA:
17
18
               Okay. This contract refers to Mountain
      Valley as shipper, does it not?
19
20
          Α.
               It does.
21
          MR. CUMMINGS:
                        Objection.
22
      BY MR. HANNA:
23
          Q.
               Was that a random word? Did we just --
24
      why don't we just call them water bottle?
25
      don't we just call them iPhone?
                                        They called
```

```
1
      them shipper in this contract, right?
 2
          Α.
               Yes, sir.
 3
               Do you think there's no purpose,
 4
      there's no rhyme or reason? It was just they
 5
      randomly picked a name out of the hat and they
      said let's call them shipper? Or do you --
 6
          MR. CUMMINGS: Objection.
      BY MR. HANNA:
 8
 9
               -- why they're calling them shipper in
10
      this contract?
11
          MR. MITCHALS: Objection.
                                      Form.
12
          MR. CUMMINGS: Objection.
                                     Form.
                                             Asked and
13
      answered.
14
      BY MR. HANNA:
15
          Ο.
               You can answer.
16
               I'm not sure why they -- I didn't draft
17
      the contract, so I'm not sure why they referred
18
      to them as that.
19
               Why do you believe they referred to
20
      them as shipper in this contract?
21
          MR. CUMMINGS: Objection. Calls for personal
22
      and not corporate testimony.
23
          MR. MITCHALS: Objection.
                                     Form.
2.4
      BY MR. HANNA:
25
          Q.
               You can answer.
```

1	A. I believe because that's where all the
2	loads would ship from. So that's how we
3	referred to it in manager roles as the shipper
4	as where the load picks up from.
5	Q. Very good. Thank you, Mr. Rogers.
6	MR. CUMMINGS: And then follow up on that.
7	Re-Examination
8	By Mr. Cummings
9	Q. So, again, to confirm, Mr. Rogers, when
10	he asked you about your understanding of the
11	term shipper in the contract, your testimony was
12	to your personal belief and not as to J.B.
13	Hunt's understanding or interpretation of that
14	term; is that correct?
15	A. That is correct. Because I did not
16	have anything to do with drafting this.
17	Q. Okay. That's
18	MR. HANNA: One more question then.
19	Re-Examination
20	By Mr. Hanna
21	Q. Mr. Rogers, is it your testimony that
22	J.B. Hunt as an entity doesn't know what the
23	term shipper means, or you personally sitting
24	here today are not sure?
25	A. Well, I've given you my personal

1 definition of a shipper, but I don't know what 2 their definition of a shipper would be. 3 But you're not testifying that J.B. 4 Hunt, as a corporate entity, does not know what 5 the term shipper means, right? I would assume not, no, sir. I'm sure 6 7 they know what a shipper means. 8 Your attorneys, who are employment Ο. lawyers, do you assume that they understand what 9 10 the term shipper means? 11 MR. MITCHALS: Objection. Form. Objection. 12 MR. CUMMINGS: Form. 13 MR. HANNA: He's a corporate representative. 14 BY MR. HANNA: 15 You can answer, sir. Ο. 16 MR. CUMMINGS: But you're asking him in his 17 personal capacity, so, again. 18 BY MR. HANNA: 19 Okay. In your corporate capacity, does Q. 20 J.B. Hunt, as a corporate entity, understand 21 what the term shipper means? 22 I believe they would have the same 23 definition as I do. 2.4 And it seems to me what you're telling 25 us is today in your personal capacity, you're

```
not sure of the -- you know, no further
 1
 2
      questions.
                  Thank you.
 3
          MR. CUMMINGS: Court Reporter, could you
 4
      please do me a favor and read back the question
 5
      and answer, this last question and answer.
                       (Record read back.)
 6
 7
          MR. CUMMINGS: Follow-up question.
                       Re-Examination
 8
 9
                       By Mr. Cummings
               Mr. Rogers, it's your belief that J.B.
10
          Ο.
11
      Hunt would have the same definition as you do as
      testimony in your personal capacity, correct?
12
13
               Could you restate that?
14
               In your last answer you said you
15
      believe -- and I don't mean to put words in your
16
              I'm just doing my best to restate your
      mouth.
17
      last answer. You said you believe that J.B.
18
      Hunt, as a corporation, would have the same
19
      definition as you. And I'm saying your
20
      statement of your belief is your statement of
21
      your belief, Mr. Rogers, rather than any
22
      statement on behalf of the corporation; is that
23
      correct?
2.4
                      Objection.
          MR. HANNA:
                                   Form.
                                          Vaque.
25
      Ambiguous. Confusing.
```

```
1
                        Yes, sir. I believe anybody
          THE WITNESS:
 2
      who works in the industry would use the
 3
      definition the same way I do.
      BY MR. CUMMINGS:
 4
 5
               Again, and your belief that you just
      stated is your personal belief, correct?
 6
 7
               That is correct, yes, sir.
          Α.
               And, again, just to -- so not
 8
          Ο.
 9
      everybody's confused in here --
          MR. HANNA:
                     Objection.
10
11
      BY MR. CUMMINGS:
               -- even though you have that personal
12
13
      belief --
14
          MR. HANNA: Narrative.
15
      BY MR. CUMMINGS:
16
               -- you are not testifying today as to
17
      why -- as a corporate representative as to why
18
      J.B. Hunt used the term shipper in this
19
      agreement; is that correct?
20
                      Objection. Misstates prior
          MR. HANNA:
21
      testimony.
22
          THE WITNESS:
                        I'm unaware of why they would
23
      use that term in particular.
24
      BY MR. CUMMINGS:
               And so I'm just -- as the
25
          Q.
```

```
1
      representative of J.B. Hunt, you are saying
 2
      today that you're not providing testimony as to
      why J.B. Hunt -- not you, personally, but as the
 3
 4
      representative of J.B. Hunt -- you are not
 5
      stating today why J.B. Hunt chose to use the
      term shipper in the agreement between Mountain
 6
      Valley and J.B. Hunt?
               I can tell you why I think they chose
 8
      that term, but I don't know exactly why that
 9
10
      term was chosen.
11
          Q.
               Okay. No further questions at this
12
      point.
13
          MR. HANNA:
                      Why don't we let him answer that.
14
                       Re-Examination
15
                         By Mr. Hanna
16
               Why do you think they used that term,
          Q.
17
      Mr. Rogers?
18
          MR. CUMMINGS: Objection. Calls for
19
      speculation.
20
          THE WITNESS: Because that's where the load
21
      ships from.
22
      BY MR. HANNA:
23
          Q.
                       The load ships from the
               Right.
24
      shipper, right?
25
          MR. CUMMINGS: Objection.
```

1 That's the way we typically THE WITNESS: 2 define shipper is where the load ships from. BY MR. HANNA: 3 4 No further questions. Thank you for 5 your time, Mr. Rogers. Re-Examination 6 7 By Mr. Cummings And, again, to confirm, your belief as 8 Ο. 9 to the meaning of the term is not a statement on 10 your -- as a corporate representative as to why 11 J.B. Hunt did, in fact, use the term in the 12 agreement? 13 Right. I was giving my personal 14 opinion as to why that term was used. 15 Q. Okay. 16 Α. That's what I stated before. 17 Q. Okay. 18 MR. MITCHALS: Any other questions, Counsel? 19 MR. HANNA: Yeah, one more. Re-Examination 20 21 By Mr. Hanna 22 Ο. Is there any other industry standard 23 definition of the word shipper that you're aware 24 of? 25 No, sir. I'm not even sure what the Α.

1 industry standard definition of shipper is. just know what my personal definition is. 2 3 How long have you been in this 4 industry? 5 Α. 11 years. I mean it's a little comical. Have you 6 7 heard or used the term shipper to mean anything other than what it's being used here for, to 8 define as the person, the entity you're getting 9 something and shipping it for? 10 11 Α. That is typically how it's used, yes, 12 sir. 13 All right. No further questions. 14 MR. CUMMINGS: Then to follow up one more 15 question. 16 MR. MITCHALS: Counsel, just for purposes of 17 the record, I'll state that this line of 18 questioning is bordering on harassment of the 19 witness. You guys are more than entitled to ask 20 questions to Mr. Rogers, but we're getting to a 21 head. 22 MR. CUMMINGS: Okay. Well, then we'll end 23 there. 24 Thank you for your time, MR. HANNA: 25 Mr. Rogers, I appreciate it.

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```
THE VIDEOGRAPHER: Going off the video record
 1
 2
      at 1934 UTC.
 3
          MR. HANNA:
                       E-tran.
                           For us as well, please.
 4
          MR. CUMMINGS:
 5
                               (Witness excused.)
 6
 7
 8
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
```

```
1
      STATE OF ILLINOIS )
                            SS.
      COUNTY OF COOK
                        )
 2
 3
                  I, LAURA MUKAHIRN, Certified
 4
 5
      Shorthand Reporter and Notary Public in and for
 6
      the County of Cook, State of Illinois, do hereby
      certify that on November 22, 2023, the
 7
      deposition of the witness, TREVOR ROGERS, called
 8
 9
      by the Plaintiff, was taken before me, reported
10
      stenographically, and was thereafter reduced to
      typewriting under my direction.
11
                  The said deposition was taken
12
13
      remotely, and there were present counsel as
14
      previously set forth.
15
                  The said witness, TREVOR ROGERS, was
16
      first duly sworn to tell the truth, the whole
17
      truth, and nothing but the truth, and was then
18
      examined upon oral interrogatories.
19
                  I further certify that the foregoing
20
      is a true, accurate, and complete record of the
21
      questions asked of and answers made by the said
22
      witness, TREVOR ROGERS, at the time and place
      hereinabove referred to.
23
24
                  The undersigned is not interested in
      the within case, nor of kin or counsel to any of
25
```

## Case 2:20-cv-12734-MAG-EAS ECF No. 206-2, PageID.9483 Filed 11/29/23 Page 76 of 98 Trevor Rogers Volume II November 22, 2023

the parties. Witness my official signature in and for the County of Cook, State of Illinois, on this 24th day of November A.D., 2023. LAURA MUKAHIRN, CSR, RPR, CRR CSR NO. 084-003592 

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